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JOHN A. RUSSO, City Attorney (State Bar N RANDOLPH W. HALL, Chief Assistant City VICKI A. LADEN, Supervising Trial Attorney CHRISTOPHER KEE, Deputy City Attorney One Frank H. Ogawa Plaza, 6 th Floor Oakland, California 94612 Telephone: (510) 238-7686 Facsimile: (510) 238-6500 X03508/692822	y Attorney (State Bar No. 080142) ey (State Bar No. 130147)
Attorneys for Defendants, CITY OF OAKLAND, HOWARD JORDAN and SEAN WHENT	
UNITED STAT	TES DISTRICT COURT
NORTHERN DIS	STRICT OF CALIFORNIA
DERWIN LONGMIRE,) Case No. C 10-01465 JSW
Plaintiff, vs.) (42 U.S.C. §§ 1981 and 1983)) Date Action Filed: April 7, 2010
CITY OF OAKLAND, HOWARD JORDAN, SEAN WHENT, and DOES 1-50, inclusive, Defendant.	 Date Action Filed: April 7, 2010 STIPULATION TO CONTINUE EXPERT DISCOVERY; CONTINUANCE OF EXPERT DISCLOSURE AND EXPERT DISCOVERY DEADLINES AND ORDER THEREON
STIPULATION TO CONTINUE EXPE	1 RT DISCOVERY; CONTINUANCE OF EXPERT

DISCLOSURE AND EXPERT DISCOVERY DEADLINES

Defendants CITY OF OAK	LAND, HOWARD JORDAN AND SEAN WHENT
("Defendants") and Plaintiff DERWIN LONGMIRE ("Plaintiff") (hereinafter referred to collectively	
as "the parties") hereby stipulate and jointly request an order extending the currently set expert	
discovery dates by approximately one month, such that the currently set expert disclosure date of	
August 12, 2011 would be moved to September 16, 2011, and the currently set last day for expert	
discovery of August 23, 2011 would be moved to September 27, 2011.	
2. This would allow the parties	s to potentially settle the case at the September 14, 2011
settlement conference without incurring the expense of experts. Accordingly, in the interest of	
justice, and for good cause, the parties request the expert disclosure date be moved to September 16,	
2011 and the last day for expert discovery be moved to September 27, 2011.	
IT IS SO STIPULATED.	
Dated: September 2, 2011	FOSTER EMPLOYMENT LAW
	/s/ Michael W. Foster Michael W. Foster Attorneys for Defendants CITY OF OAKLAND, HOWARD JORDAN AND SEAN WHENT
Dated: August 23, 2011	SCOTT LAW FIRM

/s/ John Scott JOHN SCOTT

Attorney for Plaintiff DERWIN LONGMIRE

Dated: September 2, 2011 LAW OFFICE OF JOHN L. BURRIS

/s/ John L. Burris JOHN L. BURRIS

Attorney for Plaintiff DERWIN LONGMIRE

<u>[PROPOSED]</u> ORDER

Having read and considered the Stipulation continuing the trial date and corresponding deadlines in this action, and GOOD CAUSE APPEARING therefore, IT IS HEREBY ORDERED that the currently set expert disclosure date of August 12, 2011 is moved to September 16, 2011, and the currently set last day for expert discovery of August 23, 2011 is moved to September 27, 2011.

DATED: September 2, 2011

UNITED STATES DISTRICT JUDGE